1	CHRISTOPHER J. CANNON, State Bar No. 88034	
2	MATTHEW A. LAWS, State Bar No. 273697 Sugarman & Cannon	
3	737 Tehama Street, No. 3 San Francisco, CA 94103	
4	Telephone: 415-362-6252 Facsimile: 415-362-6431	
5	<u>chris@sugarmanandcannon.com</u>	
6	Attorneys for Defendant JOSE SOTOMAYOR	
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN FRANCISCO DIVISION	
	UNITED STATES OF AMERICA,	Case No. 18-CR-00483-SI (JCS)
10	Plaintiff,	STIPULATION AND [PROPOSED] ORDER MODIFYING JOSE SOTOMAYOR'S CONDITIONS OF PRETRIAL RELEASE
11	VS.	
12	JOSE SOTOMAYOR,	
13	Defendant.	
14		
15	Defendant Jose Sotomayor wishes to modify the terms of his pretrial release so that he may reside	
16	with his girlfriend, Serina Aguilar. On December 21, 2018, this Court denied the same request.	
17	However, Pretrial Services previously visited Aguilar's home and found the housing situation	
18	appropriate. At this time, Sotomayor's Pretrial Services officer, Nelson Barao, has no objection to	
19	Sotomayor living with Aguilar at her home in San Jose. Therefore, the defense requests and the	
20	government does not object that this Court modify Jose Sotomayor's pretrial release conditions so that he	
21	may move to Serina Aguilar's home.	
22	SO STIPULATED.	
23	Dated: April 1, 2018	
24	/s/	
25	Christopher J. Cannon Matthew A. Laws	
26	Attorneys for JOSE SOTOMAYOR	
27	Ross Weingarten Assistant United States Attorney	
28		
	STIPULATION AND [PROPOSED] ORDER MODIFYING JOSE SOTOMAYOR'S CONDITIONS OF PRETRIAL	

RELEASE

Case No. 18-CR-00483-SI (JCS)

SO ORDERED.

For good cause appearing and through stipulation of the parties, Jose Sotomayor's pretrial release conditions are modified so that he may reside with Serina Aguilar. All other conditions of Sotomayor's pretrial release shall remain in effect.

Dated:

Joseph C. Spero United States Magistrate Judge

STIPULATION AND [PROPOSED] ORDER MODIFYING JOSE SOTOMAYOR'S CONDITIONS OF PRETRIAL RELEASE

Case No. 18-CR-00483-SI (JCS)